## DECLARATION OF GERALD ARMSTRONG I, Gerald Armstrong, declare: I am making this declaration in support of an 1. opposition to plaintiff organization's motion for summary adjudication. The organization's motion deals with a serious 2. issue, one which affects the life of potentially thousands of individuals, and one which has become for me emotionally devastating and mind-altering, in a manner which is illogical and perverse. The realization that the people behind this motion and behind all the pc file violations; that is, the attorneys and the few who control organization money, will stop at nothing, no lie, or perversion of reality, no act, to, as Hubbard ordered, ruin me utterly, has some time ago gone far beyond a passing thought. Mr. Peterson's argument in the summary adjudication 3. motion is that "by 1978 (I) knew, or reasonably should have known" about the violations of my pc files, and that because my cross-complaint was filed in September 1982, my causes of action for fraud, intentional infliction of emotional distress and breach of contract as they relate to the organization's violations of my pc files are barred by applicable statutes of limitation. Mr. Peterson twists what I knew in 1978 with what I knew in the fall of 1981 and what I learned subsequently. The

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1 whole statute of limitations argument is rendered ludicrous, 2 however, by the fact that the organization and its attorneys 3 have continued both the fraud of promised sanctity of pc files 4 and violation thereof right up to the present time. Attached 5 hereto as Exhibit A is a copy of the organization's "objection 6 to release of preclear files "dated July 3, 1986 filed with this 7 Court. At p. 2 of this document, organization attorney Donald 8 Randolph states: "only within the last few weeks have these 9 files been copied, indexed and reviewed by counsel." Mr. 10 Randolph included in the "objection" several pages of statements 11 he gloats were culled from my pc files. I have blacked out 12 these statements in the document copy attached.

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14 Attached hereto as Exhibit B is a copy of a 4. 15 declaration dated December 18, 1983 which I wrote to support a 16 motion to get my pc files delivered to me. At p. 8 I state, "I 17 do not waive the (priest-penitent) privilege, and in fact I 18 insist upon it." In a demonstration of the organizations's 19 malevolent intent, Mr. Randolph asks this Court a p. 5 of the 20 "objection" to "require Armstrong and his counsel to provide a 21 waiver of the priest-penitent privilege." To veil the 22 organization's antisocial acts with an illusion of legitimacy, 23 Mr. Randolph states at p. 6 of the "objection" that if I even 24 obtain copies of my pc files (part of which I do now have) the 25 organization "will be forced against its wishes, to utilize the 26 same documentation in its defense as evidence of Armstrong's 27 character and perjurious statements." This is blackmail. And 28 it is the clearest proof of the sanctity fraud, the

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organization's actual policy regarding use of "confidential" pc file information against the pc, and the basic fraud of Hubbard and his creation.

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5. Attached hereto as Exhibit C is a declaration dated July 14, 1985 written by Frank K. Flinn, B.D., Ph.D., the organization's "religious expert." This declaration was filed in this case along with the organization's "response," of July 30, 1985 to the Court's July 2, 1985 Discovery Order. At pp. 18-20, Dr. Flinn compares Scientology's policies and practices regarding the "sanctity" of pre-clear files with those of other "religions."

> "Another religious practice of the Church of Scientology which has come under scrutiny is the issue of the confidentiality exercised with respect to the auditing records of members and especially of the "pre-clear files" of upper-level church members. I find the practice of the Church of Scientology in this regard fully in keeping with the practices of other religions.

In general, there are two fundamental reasons why churches, including the Church of Scientology, seek confidentiality with regard to unauthorized examination of spiritual records. The first is to preserve the sanctity of the spiritual privacy of the believer.

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In regard to the first reason, the spiritual privacy ofthe believer, Scientology is like every religion known to me. The Roman Catholic Church protects the priest-penitent relationship with the severest of sanctions, including dismissal from priestly office and expulsion from the Church itself. Upon ordination priests take an oath of the "confessional seal" before they are allowed to hear the confession of sins and administer official spiritual counselling. My pastor, a Monsignor in the Roman Catholic Church, has testified to me that he would undergo imprisonment and death before revealing the contents of any confession, whether this revelation was demanded by the President of the United States or by the Pope of Rome.

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Abuse of the archive and unauthorized divulging of information can bring severe penalties, including demotion from office, penances and even excommunication.

20 Most Protestant denominations have similar regulations 21 and penalties in their respective church polities. 22 Likewise Scientology has codes of conduct for auditors 23 and other officials regarding authorized files. The 24 Church does not allow any outsider access to a 25 parishioner's files as a matter of priest-pentient 26 privilege, as is the case with other churches. 27 confidentiality of this type of material touches on the 28 nerve center of religion itself. The historical record

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shows that no church lightly suffers the intrusion into such records by the government or any other outside agency. The history of the Reign of Terror in France reveals the great number of priests who went to the guillotine rather than break the confessional seal."

Neither the President, the Pope, this Court nor anyone
other than the organizations' leaders and attorneys ordered the
violations of the "sanctity" of my pc files. These leaders and
the attorneys reveal a radically different standard of conduct
and ethics from that of the ministers of "other religions" who
went to the guillotine rather than divulge the confessions of
their preclears.

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6. Attached hereto as Exhibit D is a declaration
signed by Reverend Ken Hoden, "president" of one of the new
"corporations" "divested" recently by the "California"
organization. This declaration was also filed in this case with
the "response" to the July 2, 1985 Discovery Order.

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Mr. Hoden states at par. 3:

"Materials and information stored or recorded within the confessional folders (PC folders) are confidential and privileged. Our religious doctrine prohibits any parishioner or person receiving pastoral counselling (auditing) from viewing the contents of their folders. Our religious doctrines also prohibit any external dissemination of preclear folders. Even our attorneys

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are forbidden to review these folders. The only people who are allowed to view the pastoral counselling folders are authorized Church ministers.

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Yet, my pc files were given to attorneys, culled and 4 used against me. Mr. Randolph even defines the statements he 5 culled from my "confidential" pc files "as admissions against 6 Armstrong's interest." It is clear that the defense the 7 organization's attorneys have desperately devised to their 8 inhuman and criminal actions is the threatened divulgence of the 9 materials culled from my pc files and my resultant hoped and 10 worked for emotional disintegration. The filing of the culled 11 statements "under seal" is a cheap attempt to give an appearance 12 of morality to the organization's perfidious act. Dozens of 13 organization attorneys, staff members, and attorney staff have 14 seen the culled statements. They were placed in front of the 15 Judge in this case, the individual who can most affect the 16 outcome of this case and the rest of my life. Several of the 17 incidents "culled" from my pc files as "admissions" never 18 happened. Mr. Randolph and whoever helped him, in their 19 ignorance of auditing and recklessness , have apparently culled 20 imaginary "past life" incidents or have created the incidents 21 out of whole cloth. For several other incidents, Mr. Randolph's 22 interpretation is twisted beyond recognition. When he states at 23 p. 2 that "the Church still maintains that the sanctity of the 24 confessional must be placed above all other concerns," he lays 25 to rest Mr. Peterson's statute of limitations argument because 26 he shows that the fraud is continuing. The organization 27 is still claiming out of one side of its mouth that 28

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1 the sanctity of pc files is its paramount concern while out the 2 other side it spits its victims' innermost thoughts and secrets 3 and when these treacherously obtained and used thoughts and secrets are not sufficiently juicy to achieve the organization's 5 black PR ends, it has someone fabricate them.

7 7. At p. 8 of the summary adjudication motion Mr. 8 Peterson states:

> "The only way Armstrong can avoid the bar of the statute of limitations is by proving that he did not and could not have discovered the events alleged in his Cross Complaint any earlier than he did."

13 As has already been shown the culling of my files 14 admitted to by the organization occurred in 1986 and I only 15 learned of this fact in July this year, almost four years after 16 the filing of the cross-complaint. Attached hereto as Exhibit E 17 is a page from what the organization produced as my "B-l time 18 track." The entry at April 7, 1980 is taken from my pc files 19 (in session). I only learned of this culling in March 1985 when 20 the organization produced some B-1 materials in the 21 Christofferson case in Oregon. Even using the organization's 22 date for the culled incident of April 7, 1980, this is two years 23 after the 1978 date Mr. Peterson would like the Court to use. 24 And when I learned of this culling is two and half years after 25 the filing of the cross-complaint. Attached hereto as Exhibit F 26 is a document entitled "Gerry Armstrong Project" dated February 27 17, 1982. Step 2 reads:

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"Go through his files and folders to extract the names

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1 of people who knew him and who are still well connected 2 up and completely trustworthy. Interview these people 3 to find out who Gerry's close friends were and to see 4 if he had any relatives in this area (we could then 5 follow up to see if he might be staying with them). 6 This is the use of my pc files for intelligence data to be used 7 against me. Attached hereto as Exhibit G is a "daily report dated February 22, 1982, from Assistant Guardian for 8 9 Intelligence (AGI), Brad Ballentine to his organizational 10 seniors at GOUS. He states in the fourth paragraph: 11 "SU (Special Unit, the name for the Gilman Hotspring compound) and Flag (the Clearwater, Florida base) have 12 13 sent us all their files on him (Armstrong)." 14 "Us" is the GO intelligence bureau. I only learned of 15 this transmission of my pc files to the organization's 16 intelligence bureau and this use to which they were then put in March 1985, again two and half years after the filing of the 17 cross-complaint. Attached hereto as Exhibit H is a declaration 18 19 dated May 7, 1985 written by me in support of efforts to obtain 20 my pc files from the organization, and prevent its continued 21 violations of them. In paragraphs 5 through 9 I describe an 22 organization intelligence operation involving the use of my pc 23 files to entrap me. Much of the operation occurred in 1984, some six years after Mr. Peterson claims I should have known 24 25 about it. I only became aware of the operation in April 1985 when organization attorneys used its product to attack me in the 26 27 Christofferson case. It's perhaps unfortunate for the organization that it gave my pc files to the intelligence bureau 28

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for culling and intelligence purposes in 1982, used them to set up the illegal videotaping of me in 1984, and again culled my files to concoct the "objection to release of preclear files" in 1986, since in so doing it lost any shot it may have had at obtaining a summary adjudication based on the statutes of limitations. The organization's misfortune cannot begin, however, to compare with the pain and anguish it subjected me to with these acts. If the organization had acted decently, and not violated either overtly or covertly, my pc files, the situation today might be quite different.

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Even without considering the pc file violations 8. after I left the organization in 1981 or even back into the 1970's, the summary adjudication motion still falls because I had been rendered by the organization and Hubbard, until I began to come to my senses in late 1981, something different from "a reasonably prudent person." Mr. Peterson has selected statements from some of my response to interrogatories as "admissions against (my) own interest" to show that I learned of the culling in the 1970's while in the organization. From the same responses used by Mr. Peterson, attached to his motion as Exhibit A, I have excerpted the following three statements by me which show why a reasonably 1111

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prudent person perceiving the same tip of the pc file violation
 iceberg that I did in the 1970s would or should have fled in
 disgust and filed suit for the fraud and related crimes and torts,
 and why I could not.

P.6 "In 1976 while locked up and guarded by the Guardian's Office on the orders of L. Ron Hubbard, I was told that my auditing reports were being gone through by GO staff. Had I protested this action, I would have remained locked up indefinitely. I had no control of my preclear folders, nor any control of those who had access to them. My will was broken by this time, and I was effectively controlled and manipulated by L. Ron Hubbard and the organization.

In 1976 through through December of 1977, I was assigned to and kept on the RPF by L. Ron Hubbard and those under his control. A system of control and deprivation was exerted over me throughout this period and a campaign of harassment and terror was directed against me and the RPF as ordered by Hubbard.

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P.9 "If I had known of the existence of this policy (GO 121669) and the practice of disclosure of "confidential" session information, I would never have become involved with Scientology. I was brought along as far as I went with the organization by the systematic trickery and manipulation by L. Ron Hubbard and the organization.

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P.23 "I spent from July 1, 1976 to December 1, 1977 on the RPF on Hubbard's order. I was humiliated, degraded, terrorized and defrauded by Hubbard during this period. I underwent tremendous emotional trauma and lost self respect and rationality.

6 The proof of the mind manipulation run by Hubbard and the 7 organization is that I stayed so long after so much degradation 8 and betrayal. Only in late 1981 when I spotted Hubbard as the 9 source of the fraud and the organization's antisocial conduct, and 10 after leaving the organization when the control mechanisms began 11 to fall away, did I become aware of the criminal significance of 12 pc file culling and the fraud which makes it possible.

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9. Hubbard also used the auditing process itself, by 14 which he claimed to be freeing people, to subtly program them to 15 not even think a critical thought about the deplorable conditions 16 in which they were kept, including a questioning of auditing or 17 the pc file violations which might be observed or heard about. 18 During any auditing session, if the preclear makes any critical 19 comment, the auditor will immediately demand of the preclear any 20 "overt", that is any misdeed, crime or intentionally harmful act, 21 he has committed. In Hubbard's system, any criticism meant that 22 the person making it had a hidden undisclosed crime. One of his 23 bulletins, "Session Must-nots," attached hereto as Exhibit I, 24 states this point: 25

"When a pc is critical of the auditor, the organization or any of the many things in life, this is <u>always</u> a symptom of <u>overts</u> priorly committed by the pc. This is a sweeping fully embracive statement - and a true one. There are <u>no</u> criticisms in the absence of overts committed earlier by the pc.

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Very soon after some auditing in the Sea Organization I learned 5 that any criticism I hadmeant I had done something bad, and after 6 a while I even was stopped from thinking any thought critical 7 of Hubbard or the organization. In Hubbard's dictionary of 8 Scientology terms, a "critical thought" in fact is defined as "a 9 symptom of an overt act having been committed." The page from 10 the dictionary is attached hereto as Exhibit J. This concept, 11 although programmed into people in auditing, pervaded every part 12 or aspect of the organization. So the criticisms of a staff 13 member about Hubbard's or the GO's practices, and specifically 14 pc file violations, were not listened to; rather he would be 15 investigated or sec checked for his "crimes." By contrast, 16 however, it could never be thought that Hubbard, who was 17 constantly critical of doctors, judges, scientists, psychologists, 18 government, teachers, and especially Scientologists and Sea Org 19 members, had himself committed crimes or overts, because such a 20 thought about him was clearly "critical." Thus he achieved almost 21 22 absolute mind control.

24 10. Beginning at page 10 of the summary adjudication
25 motion, Mr. Peterson makes a confusing argument that:
26 "Armstrong is barred by Statute of Limitations from
27 asserting Scientology's religious status, and auditing
28 benefits as "misrepresentations" as Armstrong had a

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1	duty to investigate these "facts" more than 3 years
2	prior to date of cross-complaint.
3	Mr. Peterson further states at p. 14:
4	"Clearly, if Armstrong is to be believed, he was aware
5	of what he terms the scientific non-religious nature
6	of Scientology no later than 1975.
7	How that helps the organization's position is baffling. It is
8	the basis of the whole Hubbardian fraud. It was Hubbard's
9	scientific guarantees for auditing and Scientology which were the
10	lure into the organization. Even the promise of auditing
11	confidentiality was given in scientific terms and differentiated
12	from "religious confessions" which Hubbard claimed had
13	degenerated into "a kind of blackmail." In his bulletin of
14	January 21, 1960, attached hereto as Exhibit K he stated:
15	"Some churches used a mechanism of confession. This
16	was a limited effort to relieve a person of his overt
17	acts. Later the mechanism of confession was employed
18	as a kind of blackmail by which increased contribution
19	could be obtained from the person confessing. Factually
20	this is a limited mechanism to such an extent that it
21	can be extremely dangerous. Religious confession does
22	not carry with it any real stress of responsibility
23	for the individual but on the contrary seeks to lay
24	responsibility at the door of the Divinity a sort of
25	blasphemy in itself. I have no axe to grind here with
26	religion. Religion as religion is fairly natural. But
27	psychotherapy must be in itself a completed fact or, as
28	we all know, it can become a dangerous fact.

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Hubbard goes on in the same bulletin to ask auditors to "make
your pc write these overts and withholds down and sign them and 'send them off to me." His motivation for this policy is not
altruistic, and it only became clear to me in 1981.

5 The other part of Mr. Peterson's argument is that since I had some doubts in my early Scientology years I had a duty from 6 that point to investigate. Mr. Peterson includes in the testimony 7 8 from the trial in the underlying case, however, at p. 15 of the motion my statement of what happened when I did question the fact 9 that the auditing I had had did not resolve what I considered 10 the essential problem: "I was told after doing the auditing steps 11 that that would only happen at Clear." And "clear" only happened 12 around 1979, and that did not produce the promised results of 13 auditing, but I was told these would happen at another "higher 14 15 level" called OT III. In other words an aspect of the continuing 16 fraud was bait and switch.

Attached hereto as Exhibit L is a policy written by
Hubbard dated February 25, 1966 entitled Attacks on Scientology"
wherein he orders:

20 "NEVER agree to an investigation of Scientology. ONLY
21 agree to an investigation of the attackers."
22 The investigation Mr. Peterson is seeking to convince the Court
23 I had a duty to make was impossible. In fact I did something
24 of an investigation in 1980 and 1981 when it was somewhat
25 possible and the results of the investigation were a major factor
26 in my leaving the organization and Hubbard.

27 11. Mr. Peterson claims at p. 16 of the motion that the
28 intentional infliction of emotional distress cause of action is

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barred by the statute of limitations in regards to the pc file 1 violations since I was emotionally distressed in 1976 and 1977 2 while I was locked, in the RPF and generally being manipulated 3 and degraded on a daily basis by the organization on Hubbard's 4 orders. Mr. Peterson's argument is hollow since culling of my 5 files occurred as well, as has been shown above, in the 1980s and 6 as recently as July this year. The emotional distress I have 7 experienced from the 1986 culling alone is beyond description. 8 Mr. Peterson's argument that I am barred by the statute of 9 limitations because of my knowledge in the 1970s that pc file 10 culling occurred is like telling a victim of years of abuse that 11 he or she cannot do anything about it because the abuse has gone 12 13 on so long. Interrogatory no. 16, the response to which Mr. 14 Peterson has quoted from at p. 17, states: 15 "With regard to the second cause of action of your first 16 amended cross-complaint for damages for alleged 17 intentional infliction of emotional distress against 18 cross-defendants Scientology and Hubbard, to the extent 19 you have not done so, in response to the above 20 interrogatory, provide the following factual basis for 21 such cause of action: 22 A. The specific and full factual basis for all the 23 allegations contained in said cause of action. 24 Mr. Peterson's assumption that the date that I "first suffered 25 severe emotional distress as a consequence" of realizing the 26 organization had and would reveal my innermost thoughts and secrets, 27 is erroneous. And the conclusion, at p. 18 of the 28 "by 1977"

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motion, that "Armstrong had knowledge of what he contends were all the above referenced breaches of the so-called contract no later than December 1, 1977," and at p. 8 that "(i)n reality, Armstrong has not testified that he knew anything in the Fall of 1981 that he had not already known as of 1978, by the latest" omit any reference to and attempt to slip by the whole biography project, Hubbard's archives and the underlying case which the organization brought. 

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this first day of November, 1986 at Boston, 

Massachusetts.

Gerald Armstrong

VERIFICATION

## STATE OF CALIFORNIA, CL NTY OF

I have read the foregoing\_\_\_\_\_

	and know its contents.
r	CHECK APPLICABLE PARAGRAPH
	I am a party to this action. The matters stated in the foregoing document are true of my own knowledge except as to
-	those matters which are stated on information and belief, and as to those matters I believe them to be true.
L	I am  an Officer  a partner of of
C	a party to this action, and am authorized to make this verification for and on its behalf, and I make this verification for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true. The matters stated in the foregoing document are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters I believe them to be true. I am one of the attorneys for
	a party to this action. Such party is absent from the county of aforesaid where such attorneys have their offices, and 1 make this verification for and on behalf of that party for that reason. 1 am informed and believe and on that ground allege that the matters stated in the foregoing document are true.
	Executed on, 19, atCalifornia.
	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
	Type or Print Name Signature
	ACKNOWLEDGMENT OF RECEIPT OF DOCUMENT
	(other than summons and complaint)
	Received copy of document described as-
	on19
	Type or Print Name Signature
	PROOF OF SERVICE Signature
	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES
	I am employed in the county of LOS ANGELES, State of California.
	I am over the age of 18 and not a party to the within action; my business address is: 5855 Topanga Canyon Blvd., Ste. 400, Woodland Hills CA 91367
	On NOV. 5. 19.86, I served the foregoing document described as OPPOSITION OF CROSS-COMPLAINANT GERALD ARMSTRONG TO MOTION FOR SUMMARY ADJUCATION OF ISSUES; MEMORANDUM OF POINTS &
	AUTHORITIES IN SUPPORT THEREOF; DECLARATION OF GERALD ARMSTRONG
	on the parties
	in this action by placing a true copy thereof enclosed in a sealed envelope addressed as follows:
	JOHN G. PETERSON, ESQ. DONALD C. RANDOLPH, ESQ. Robert Geller, Esq
	PETERSON & BRYNAN OVERLAND, BERKE, WESLEY, GELLER & WEINBERG
	8530 Wilshire Blvd. #407 GITS, RANDOLPH & LEVANAS 80 Boylston Street
	Beverly Hills CA 90211 2566 Overland Ave., 7th Fl.Boston, Massachusetts 02116 Los Angeles CA 90064
	IDS AIGETES CA 90004
X	(BY MAIL) i caused such envelope with postage thereon fully prepaid to be placed in the United States mail at, California.
_	Executed on November 5 19_86, at Woodland Hills, California.
	(BY PERSONAL SERVICE) I caused such envelope to be delivered by hand to the offices of the addressee
	Executed on, 19, at California
	(State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct
Ш	(Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was
	made.
	PAMELA J. RUCKER
	Type or Print Name Signature
	$\overline{\mathcal{V}}$

STUART'S EXBROOK TIMESAVER (REVISED 6/63) (May be used in Celdomie State or Federal Courts)